## Case 5:04-cv-04143-JW Document 285 Filed 01/05/07 Page 1 of 4

1	Counsel Listed on Signature Page	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE DIVISION	
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12	CRYPTOGRAPHY RESEARCH, INC.,	Case No. C 04-04143 JW (HRL)
13	Plaintiff,	STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULING FOR MOTION FOR
14	V.	RECONSIDERATION
15	VISA INTERNATIONAL SERVICE ASSOCIATION,	Judge: James Ware
16	Defendant.	
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28	STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULING FOR MOTION	CASE NO. C 04-04143 JW

FOR RECONSIDERATION

Plaintiff Cryptography Research, Inc. ("CRI") and Defendant Visa International Service 1 Association ("Visa International") submit the following stipulation and proposed order 2 concerning the scheduling for briefing of CRI's Motion for Reconsideration of the Court's 3 October 19, 2006 First Claim Construction Order. 4 **RECITALS** 5 On December 13, 2006, this Court entered an Order Granting Plaintiff's Leave to File a 6 Motion for Reconsideration (Docket No. 278) (the "Order"). 7 In the Order, this Court set a briefing schedule for the Motion for Reconsideration that 8 required CRI to file its motion no later than December 22, 2006, Visa International to file its 9 opposition, if any on January 8, 2007, and CRI's reply, if any, on January 16, 2007. The Order 10 further stated that the motion will be submitted without oral argument absent further notice from 11 the Court. 12 Given the holidays, Visa International requested consent from CRI for an extension until 13 January 16, 2007 to file its opposition to the Motion for Reconsideration. CRI consented to Visa 14 International's request. 15 **STIPULATION** 16 Based on the foregoing, the parties stipulate that: 17 1. Visa International's opposition to CRI's Motion For Reconsideration of the 18 Court's October 19, 2006 First Claim Construction Order is due on January 16, 2007. 19 2. CRI's reply, if any, is due on January 23, 2007. 20 IT IS SO STIPULATED 21 22 23 24 25 26 27 28

	Case 5:04-cv-04143-JW Document	285 Filed 01/05/07 Page 3 of 4
1	Dated: January 4, 2007	FENWICK & WEST LLP
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3		By: /s/ Jedediah Wakefield
4		Jedediah Wakefield
5		Attorneys for Plaintiff CRYPTOGRAPHY RESEARCH, INC
6	Detade January 4, 2007	DEDDED HAMILTON LLD
7	Dated: January 4, 2007	PEPPER HAMILTON LLP
8		By: /s/ Christopher J. Huber
9		Christopher J. Huber
10		Attorneys for Defendant VISA INTERNATIONAL SERVICE
11		ASSOCIATION
12		ODDED
13		ORDER
14	Pursuant to the stipulation of the pa	rties and good cause appearing therefore;
15	PURSUANT TO STIPULATION	IT IS SO ORDEPED.
16	Dated: Jan 05_, 2007	James Ubse
17	Dated: _ 3411 03 _, 2007	James Ware United States District Judge
18		Office States District Judge
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1	ATTESTATION PURSUANT TO GENERAL ORDER 45	
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3	I, Christopher J. Huber, attest that concurrence in the filing of this document has been	
4	obtained from Jedediah Wakefield, counsel for Plaintiff Cryptography Research, Inc.	
5	I de de combo de combo de combo de de deserva de combo de de la lacera de la Illuita de Casta de Casta de Casta	
6	I declare under penalty of perjury under the laws of the United States of America that the	
7	foregoing is true and correct. Executed the 4th day of January 2007 in Philadelphia,	
8	Pennsylvania.	
9	/s/ Christopher J. Huber	
10	Christopher J. Huber	
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